

# Memphis and Shelby County Office of Planning and Development CITY HALL 125 NORTH MAIN STREET-SUITE 468 MEMPHIS, TENNESSEE 38103-2084 (901) 576-6619

# APPLICATION FOR SPECIAL USE PERMIT APPROVAL/AMENDMENT

Date:		Case #: _	Case #:		
	PLEASE TY	PE OR PRINT			
Property Owner of Record:		Phone #:			
Mailing Address:					
Property Owner E-Mail Address:					
			Phone #		
Mailing Address:					
Applicant E- Mail Address:					
Representative:		I	Phone #:		
Mailing Address:		City/State:	Zip		
Representative E-Mail Address:					
			Phone #		
Mailing Address:		City/State:	Zip		
Engineer/Surveyor E-Mail Address	:				
Street Address Location:					
Distance to nearest intersecting stre	et:				
Area in Acres:	Parcel 1	Parcel 2	Parcel 3		
Existing Zoning:					
Existing Use of Property Requested Use of Property					
Amendment(s): Any revision to an Minor Modifications shall be propo to and requests to exceed 24-month permits shall be processed as major	sed as an amendment. limitation on discontinuodifications, subject	Time extensions (see Sunuance (see Subsection 9	bsection 9.6.14B of the UDC) 0.6.14C) of approved special use		
Unincorporated Areas: For res following information:	idential projects in	unincorporated Shell	by County, please provide the		
Number of Residential Units:		Bedrooms: _			
Expected Appraised Value per Unit:		or Total Proi	or Total Project:		

Variances: If the Office of Planning and Development (OPD) determines your submitted site plan requires Board of Adjustment (BOA) action on a particular standard of the Unified Development Code, this application will not be heard by the Land Use Control Board (LUCB) until an application is submitted to the BOA. Once a BOA application is received by OPD, OPD will proceed to send any public notices, including neighborhood meeting notification, for the next available LUCB meeting. Notices will not be sent out prior to a BOA application being received. All neighborhood notification and public notices shall meet the timing provided in Sections 9.3.2 and 9.3.4 of the UDC. In lieu of a BOA application being filed, this application for a Special Use Permit may be replaced with an application for a Planned Development within 14 days of the filing deadline for this application, unless the site is located within the Medical Overlay District (see Sec. 8.2.2D of the UDC). If neither a Board of Adjustment nor a Planned Development application is received within 90 days of the filing deadline for this application, then this application shall be considered defective and withdrawn from any future consideration by the Land Use Control Board.

I (we) hereby make application for the Special Use Permit described above and on the accompanying materials. I (we) accept responsibility for any errors or omissions which may result in the postponement of the application being reviewed by the Memphis & Shelby County Land Use Control Board at the next available hearing date. I (We), owner(s) of the above described property hereby authorize the filing of this application and the above named persons to act on my behalf.

Property Owner of Record	Date	Applicant	Date

# REQUIREMENTS PRIOR TO APPLICATION SUBMISSION

**PRE-APPLICATION CONFERENCE** - Not more than six (6) months nor less than five (5) working days prior to filing an application, the applicant shall arrange for a mandatory pre-application conference with OPD. After consultation with an OPD staff member and obtaining his/her signature on the application a full application may be submitted.

with

(If yes, documentation must be included with application materials)

**Pre-Application Conference held on:** 

<b>NEIGHBORHOOD MEETING</b> – At least ten (10) days	, but not more	than 120 days, prior to	a hearing before
the Land Use Control Board, the applicant shall pro-	ovide an oppo	ortunity to discuss th	e proposal with
representatives from neighborhoods adjacent to the	development	site (Section 9.3.2).	The following
documentation shall be provided to OPD to verify complia	ance with this r	requirement: A copy of	the letter sent to
neighborhood associations and abutting property owners ar	nd a copy of the	e mailing list used to se	nd notice.
Neighborhood Meeting Requirement Met	Vec	No	

**SIGN POSTING** – A sign or signs shall be erected on-site no more than 30 days or less than 10 days prior to the date of the Land Use Control Board hearing. See Sub-Section 9.3.4C of the UDC for further details on sign posting.

# 9.6.9 Special Use Permit Approval Criteria

No special use permit or planned development shall be approved unless the following findings are made concerning the application:

Please address each sub-section below (Provide additional information on a separate sheet of paper if needed).

• The project will not have a substantial or undue adverse effect upon adjacent property, the character of the neighborhood, traffic conditions, parking, utility facilities and other matters affecting the public health, safety, and general welfare (UDC sub-section 9.6.9A). The project will be constructed, arranged and operated so as to be compatible with the immediate vicinity and not interfere with the development and use of adjacent property in accordance with the applicable district regulations (UDC sub-section 9.6.9B). The project will be served adequately by essential public facilities and services such as streets, parking, drainage, refuse disposal, fire protection and emergency services, water and sewers; or that the applicant will provide adequately for such services (UDC sub-section 9.6.9C). The project will not result in the destruction, loss or damage of any feature determined by the governing bodies to be of significant natural, scenic or historic importance (UDC sub-section 9.6.9D). The project complies with all additional standards imposed on it by any particular provisions authorizing such use (UDC sub-section 9.6.9E). The request will not adversely affect any plans to be considered (see UDC Chapter 1.9) or violate the character of existing standards for development of the adjacent properties (UDC sub-section 9.6.9F).

# GUIDE FOR SUBMITTING SPECIAL USE PERMIT/AMENDMENT APPLICATION

- A <u>THE APPLICATION</u> Four (4) collated sets of this application in accordance with the requirements of the Unified Development Code and as outlined below shall be submitted to OPD. The following information is required to be submitted for consideration as a complete application, and except for copies of the Site/Concept Plan, shall be provided on sheets of 8.5"x11" in size. The application with original signatures shall be completed either with legible print or typewritten. Each application set shall be compiled in the following order:
  - 1) One (1) original Application, 8.5"x11" Site/Concept Plan, Plot Plan, Legal Description, Vicinity Map, 2-3 sets of gummed-backed Mailing Labels, 2 sets of paper copied Mailing Labels, Letter of Intent, 20"x24"Site/Concept Plan (folded) and a copy of Deed(s).
  - 2) Four (4) sets of copies in the following order: Application, 8.5"x11" Site/Concept Plan, Plot Plan, Legal Description, and Vicinity Map, Letter of Intent, 20"x24" Site/Concept Plans, folded.
  - 3) A compact disc with all submittal documents in "PDF" and any proposed conditions in "WORD".

(For additional information concerning these requirements contact Land Use Control Section at (901) 576-6619.)

- B. <u>LETTER OF INTENT</u> The letter shall include the following:
  - a) A brief narrative statement generally describing the nature, location and extent of the development and the market it is intended to serve.
  - b) A list of any professional consultants associated with the proposed development.
  - c) A written statement generally describing the relationship of the proposed development to the current policies and plans of the City and County. The statement shall include how the proposed development is to be designed, arranged and operated in order to limit impact to neighboring properties.
  - d) A description of the applicant's planning objectives and the approaches to be followed in achieving those objectives.
  - e) For applications for CMCS (cell) towers, the letter of intent shall also commit the tower owner and his or her successors to allow shared use of the tower <u>if</u> capacity exists based on existing and planned use (see UDC Sub-Item 2.6.2I(2)(a)(5)).

### C REGISTERED LAND SURVEYOR'S SURVEY

Two (2) copies of a survey (of recent origin showing everything existing on the subject property at the time of filing, and in no instance can it be over one year old) of the subject property, drawn to an engineering scale by a registered land surveyor (licensed in Tennessee), on 8 ½ x 11 inches sheets. The survey must indicate the dimensions and location of all existing structure(s) and improvement(s); property dimensions and amount of land area; dimensions and location of off-street parking facilities and curb cut(s); and the established setbacks of the existing structure(s) on the site and on the adjoining properties. (Please Note: The requirements for a survey may be waived by the Planning Director.)

# D. SITE/CONCEPT PLAN

Four (4) copies of the site/concept plan shall be submitted and depict the following: (a) property boundary lines and dimensions, existing utilities and easements, roadways, rail lines and public rights-of-way, crossing adjacent to the subject property; (b) the proposed height, dimensions and arrangements of buildings on the property; (c) the type and location of proposed landscaping; (d) the location of points of ingress/egress (driveways), parking lots and loading areas on the site; and (e) any proposed substantial regrading of the site and any significant topographical or physical features of the site including water courses or ponds. Site/Concept plan shall be drawn at a scale of not less 1"=100' for developments of less than 150 acres, 1"=200' for developments between 150 and 1,000 acres, and 1"=300' feet for developments in excess of 1,000 acres.

#### E. PLOT PLAN AND LEGAL DESCRIPTION

- 1) Four (4) copies of the plot plan, drawn to scale (1"=50', =100' or =200'), showing each parcel to be considered. Two or more parcels may be described on one sheet. If property is encumbered by easements, show type and location on plot plan.
- 2) Four (4) copies of legal description shall be attached to plot plan if not shown or described on the plan.

### F. VICINITY MAP

- 1) Four (4) copies showing the subject property (boldly outlined) and all parcels within a 500'radius. If the 500'radius includes less than 25 property owners, the radius shall be extended at 100' intervals to reach a minimum of 25 property owners provided, however, that the maximum total radius is 1,500'. Show for each parcel its dimensions, owner's name (on the vicinity map unless prior approval is given to do otherwise) and the public streets, alleys or private drives that it abuts. In situations where the parcels on the map are so small that the property owner's names are unable to fit and numbered legend is used, every effort should be made to place the legend on the map itself and not a separate sheet.
- 2) Three (3) copies of vicinity map without the owner's name.

#### G. LIST OF NAMES AND ADDRESSES

- 1) Two (2) complete lists of names and mailing addresses, including zip codes, of all owners shown on the vicinity map, typewritten on 1"x  $2^{5/8}$ " self-adhesive mailing labels and 2 paper sets. Three (3) sets of gummed back mailing labels and paper copies are needed for subject properties located in Shelby County but within five (5) miles of the Memphis City limits.
- 2) Two (2) self-adhesive mailing labels (1"x  $2^{5/8}$ ") each for the owner of record, applicant, representative and/or engineer/surveyor.

#### H. FILING FEES (All Fees Are Subject To Change without Prior Notice)

1) Special Use Permit: 5.0 Acres or less=\$500. Each additional acre or fraction thereof =\$50, Maximum =\$5,000. Amendment(s): = \$500.00; Daycare only: 8-12 children=\$100. 13+ children=\$250. Make check payable to "M/SC Office of Planning and Development"

# \*ALL APPLICATIONS MUST BE SUBMITTED IN PERSON AND THE SUBMITTER MUST RECEIVE A RECEIPT OF ACCEPTANCE FROM STAFF